1	Defendant DIGITAL NETWORKS NORTH AMERICA, INC. ("Defendant") has
2	moved pursuant to Civil Local Rule 6-3 to enlarge time to respond to plaintiff's amended
3	complaint.
4	The Court, having considered Defendant's motion and plaintiff's opposition thereto,
5	finds that there is good cause to grant Defendant's motion pursuant to Civil Local Rule 6-3.
6	Defendant has filed a motion to stay these proceedings pending reexamination of the patent-
7	in-suit by the United States Patent and Trademark Office ("Motion to Stay"). Dkt. 24. It is
8	in the interest of judicial economy to stay Defendant's requirement to respond to the
9	amended complaint until after this Court rules upon the Motion to Stay.
10	ACCORDINGLY, IT IS HEREBY ORDERED THAT:
11	1. Defendants' Motion is GRANTED.
12	2. Defendants need not answer or otherwise respond to plaintiff's amended
13	complaint unless and until ten (10) days after this Court enters an Order denying the Motion
14	to Stay.
15	Dated: December 18, 2007.
16	
17	Jeffrey Swhits
18	Von. Jeffrey S. White United States District Judge
19	Office States District Judge
20	
21	
22	
23	
24	
25	
26	
27	
28	